### **ZONING CHANGE REVIEW SHEET**

C10

CASE: C14-2009-0159 - 2807 Del Curto Road

**P.C DATE: 4/27/10** 

5/25/10

ADDRESS: 2807 Del Curto Road

**OWNER/APPLICANT:** Ace Bartlett and Polly Family Living Trust (Tim Bartlett)

**AGENT:** Thrower Design (Ron Thrower)

**ZONING FROM:** SF-3 **TO:** SF-6

**AREA:** 2.787 acres (121,096 sq. ft.)

<u>SUMMARY STAFF RECOMMENDATION</u>: Staff recommends SF-6-CO (Townhouse and Condominium – Conditional Overlay). A conditional overlay is recommended for this property to limit the allowable development density to 6 units per acre, or a maximum of 16 units. A traffic impact analysis was waived for this case because the applicant agreed to limit the intensity and uses for this development. If the zoning is granted, development should be limited through a conditional overlay to less than 2,000 vehicle trips per day.

### **DEPARTMENT COMMENTS:**

The property is a 2.78 acre tract currently developed with a single family house. The applicant seeks to rezone the property in order to develop a condominium regime. The applicant has requested a density of 8.5715 units per acre to accommodate 25 units. Staff recommends limiting the density to match that of the property to the immediate South, which was limited to 6 units/acre by a 2007 zoning case (C14-2007-0233).

**EXISTING ZONING AND LAND USES:** 

	ZONING	LAND USES
Site	SF-3	Single Family
North	SF-3	Duplex
South	SF-5-CO	Condominium
East	SF-3	Single Family
West	SF-3/SF-6-CO	Single Family/Undeveloped/Mixed Use

NEIGHBORHOOD PLAN: South Lamar Combined Neighborhood Plan

TIA: Waived

**WATERSHED:** West Bouldin Creek

**DESIRED DEVELOPMENT ZONE:** Yes

**CAPITOL VIEW CORRIDOR: No** 

**HILL COUNTRY ROADWAY: No** 

**NEIGHBORHOOD ORGANIZATIONS:** 

South Lamar Neighborhood Association

South Central Coalition

Austin Neighborhoods Council

### **SCHOOLS:**

Zilker Elementary School O'Henry Middle School Austin High School



### **CASE HISTORIES**

NUMBER	REQUEST	YEAR
N/A		

### **RELATED CASES**

NUMBER	REQUEST	YEAR
C14-2007-0233	SF-3 to SF-5-CO	2007
C14-2007-0083	SF-3 to SF-6-CO	2007

### **BASIS FOR RECOMMENDATION**

1. Granting of the request should result in an equal treatment of similarly situated properties.

The recommended zoning is consistent with adjacent properties and densities to the South and East of the tract.

2. Zoning changes should promote a balance of intensities and densities.

The recommended zoning will promote a transition between adjacent and nearby zoning districts, land uses, and development intensities from high-density commercial on the core transit corridor to single family zoning towards the interior of the neighborhood.

### **EXISTING CONDITIONS**

### **Environmental**

The site is not located over the Edwards Aquifer Recharge Zone. The site is located in the West Bouldin Creek Watershed of the Colorado River Basin, which is classified as an Urban Watershed by Chapter 25-8 of the City's Land Development Code. It is in the Desired Development Zone.

Impervious cover is not limited in this watershed class; therefore the zoning district impervious cover limits will apply.

This site is required to provide on-site structural water quality controls (or payment in lieu of) for all development and/or redevelopment when 5,000 s.f. cumulative is exceeded, and detention for the two-year storm. At this time, no information has been provided as to whether this property has any pre-existing approvals which would preempt current water quality or Code requirements.

C193

According to flood plain maps, there is a flood plain within the project area.

Numerous trees will likely be impacted with a proposed development associated with this rezoning case. Please be aware that an approved rezoning status does not eliminate a proposed development's requirements to meet the intent of the tree ordinances. If further explanation or specificity is needed, please contact the City Arborist at 974-1876. At this time, site specific information is unavailable regarding other vegetation, areas of steep slope, or other environmental features such as bluffs, springs, canyon rimrock, caves, sinkholes, and wetlands.

Standard landscaping and tree protection will be required in accordance with LDC 25-2 and 25-8 for all development and/or redevelopment.

### Water and Wastewater

If the landowner intends to serve the site with City of Austin water and wastewater utilities. The landowner, at own expense, will be responsible for providing the water and wastewater utility improvements, offsite main extensions, system upgrades, utility relocations and or abandonments required. The water and wastewater plan must be in accordance with the City of Austin utility design criteria. The water and wastewater utility plan must be reviewed and approved by the Austin Water Utility. All water and wastewater construction must be inspected by the City of Austin. The landowner must pay the City inspection fee with the utility construction. The landowner must pay the tap and impact fee once the landowner makes an application for a City of Austin water and wastewater utility tap permit.

### **Stormwater Detention**

At the time a final subdivision plat, subdivision construction plans, or site plan is submitted, the developer must demonstrate that the proposed development will not result in additional identifiable flooding of other property. Any increase in stormwater runoff will be mitigated through on-site stormwater detention ponds, or participation in the City of Austin Regional Stormwater Management Program if available.

### **Transportation**:

Additional right-of-way may be required at the time of subdivision and/or site plan.

A traffic impact analysis was not required for this case because the traffic generated by the proposed zoning does not exceed the threshold of 2,000 vehicle trips per day. [LDC, 25-6-113]

**Existing Street Characteristics:** 

Name	ROW	Pavement	Classification	Bicycle Plan	Sidewalks	Capital Metro
Del Curto Rd	50'	20'	Collector	Yes	No	No

### Site Plan:

The site is subject to compatibility standards. Along the north and east property line, the following standards apply:

- No structure may be built within 25 feet of the property line.
- No structure in excess of two stories or 30 feet in height may be constructed within 50 feet of the property line.
- No structure in excess of three stories or 40 feet in height may be constructed within 100 feet of the property line.
- No parking or driveways are allowed within 25 feet of the property line.
- In addition, a fence, berm, or dense vegetation must be provided to screen adjoining properties from views of parking, mechanical equipment, storage, and refuse collection. Additional design regulations will be enforced at the time a site plan is submitted.

Any new development is subject to Subchapter E. Design Standards and Mixed Use, Sec. 2.5 Exterior Lighting. Additional comments will be made when the site plan is submitted.

CITY COUNCIL DATE: May 27, 2010 (postponed by staff)

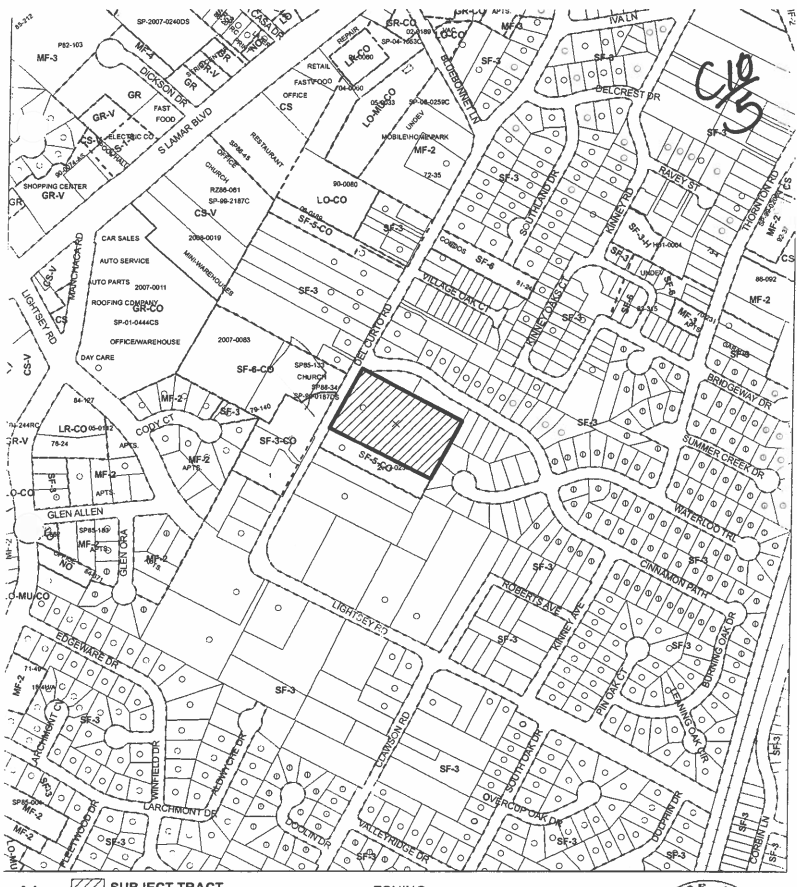
ACTION:

ORDINANCE READINGS: 1st 2<sup>nd</sup> 3<sup>rd</sup>

**ORDINANCE NUMBER:** 

**CASE MANAGER:** Stephen Rye **PHONE:** 974-7604

stephen.rye@ci.austin.tx.us











OPERATOR: S. MEEKS

### ZONING

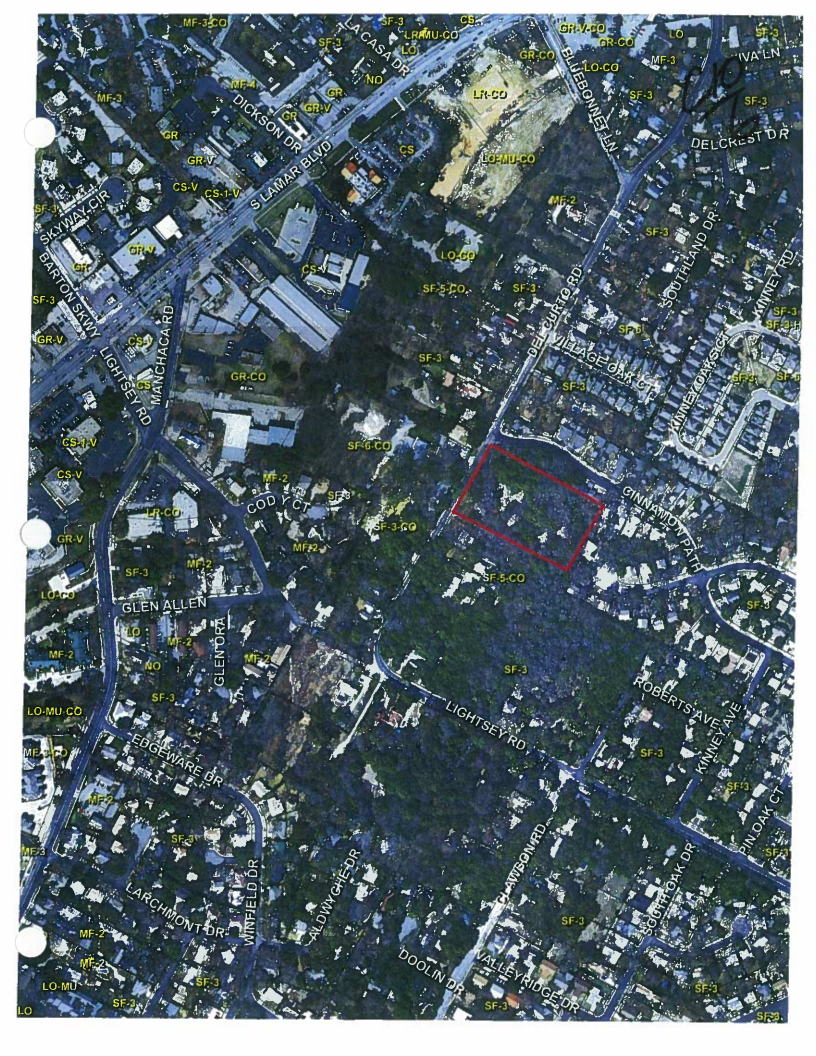
ZONING CASE#: C14-2009-0159

ADDRESS: 2807 DEL CURTO RD

SUBJECTATA: 2.78 ACRES

GK...): **G20** MANAGER: **S. RYE** 





### Rye, Stephen

From: Nancy Maclaine [nancy.maclaine@gmail.com]

Sent: Sunday, April 25, 2010 9:11 PM

To: Rye, Stephen

Cc: Anguiano, Dora; sully.jumpnet@sbcglobal.net; danette.chimenti@gmail.com; jay\_reddy@dell.com;

amdealey@aol.com; dave.anderson.07@gmail.com; bdeleon78@gmail.com; vskirk@att.net;

clint\_small@hotmail.com; kbtovo@earthlink.net; Ron Thrower

Subject: Request for postponement C14-2009-0159 2807 Del Curto Rd.

### Dear Stephen,

The South Lamar Neighborhood Association appreciates Mr. Thrower's efforts to meet with us and present his proposed project at 2807 Del Curto Rd. However, after much discussion SLNA wishes to request a postponement of the public hearing before the Planning Commission on C14-2009-0159 /2807 Del Curto Rd. for the following reasons:

- 1. Our baseline position on upzoning in the core of our neighborhood has always been SF-3 zoning and failing that SF-3 density. So far we have not seen any justification for the request to upzone from SF-3 to SF-6, other than to increase entitlements. The applicant has indicated he needs to upzone in order to be able to cluster the buildings so as to preserve the significant trees. However, he has declined to show us a full tree survey of the buildable portion of the site. (We have seen an 'unofficial' inventory only of the trees in the floodplain.) When he presented his project to our membership at our March meeting Mr. Thrower declined to get a tree survey during the zoning process. We don't see how one can base their case on the trees without properly documenting that assertion. For that reason we request that the hearing be postponed until 2 weeks after Mr. Thrower provides the neighborhood association a copy of a tree survey.
- 2. A significant portion of the site is floodplain. We submit that the floodplain area should not count as square footage toward increasing impervious cover elsewhere on the site. This affects the number of units one could justify on this site. In order to follow this line of argument we would like to know the square footage of the current floodplain on the site, another question Mr. Thrower was asked at the March meeting and has not provided. We submit we must postpone until the applicant can provide us with that number.
- 3. Should none of the previous justifications prove sufficient, then we simply ask for a month's postponement as a courtesy, as is often granted to the neighborhood associations when dealing with a complicated request.

Again, we respectfully request a postponement until two weeks after SLNA receives a complete tree survey. Of course we are ready and willing to continue working with the applicant in the meantime.



4608-A South Lamar Boulevard Austin, Texas 78745 (512) 476-4456 • Fax (512) 476-4454



April 26, 2010

Ms. Nancy Maclaine, Chair SLNA Zoning Committee 2302 Del Curto Austin, Texas 78704

RE: C14-2009-0159 - 2807 Del Curto Road

Dear Ms. Maclaine,

Thanks for copying me on the email requesting a postponement for the above referenced case. To clarify a few items I offer the following in response –

1) A tree survey at this stage of determining appropriate land use is excessive. We can all visit at the site, if necessary, so that the SLNA can view the trees on the property. My points of the trees are that they are an amenity to the site and the neighborhood and should be worked around. Some of the trees will need to be removed for any development. Likely more trees will be removed under development as "SF-3" use versus the proposed condominium use. I am basing this off of years of experience. The tree matters were discussed at the SLNA meeting and I did mention my reluctance to provide a tree survey in conjunction with zoning. I also heard Ms. Carol Gibbs specifically mention to the group that since this site is, after zoning, deemed commercial by the City of Austin that a tree survey would be required at the time of site plan. As such, that issue was deferred to a later date.

However, as an effort to keep communication lines open, I want to invite everyone to an on-site visit of the property so that the trees can be viewed in person. I'll bring a tape measure and we can physically measure the various trees around the property. I will suggest a meeting Friday, April 30, at 4:00 to meet at the site with anyone that wishes to walk the site and view the trees.

2) The total site area is 121,143 s.f., or 2.78 acres. The flood plain area of the site totals to 30,308 s.f., leaving 90,835 s.f. out of the flood plain. There are 2 smaller areas on the property that are north of the flood plain but unreachable because of the flood plain. These 2 areas are at the NE and NW corners and total to 4,521 s.f.. The new buildable area prior to any flood plain modifications is 86,314 s.f. (121,143 – 30,308 – 4,521 = 86,314). A typical duplex lot is 7,000 s.f. in size per city code. Add ½ of the right-of-way to this 70'x100' lot and the average lot size is 8,960 s.f.. The 86,314 s.f. net buildable area prior to flood plain modifications equates to 9.63 lots equaling 19 units of duplex development on this 2.78 acre property. This comes to 6.92 units per acre. To my knowledge the Code does not limit that flood plains can not be contained in the lot area. As such, the density could be greater.

The flood plain modifications that I was speaking to would recapture about 10,000 s.f. of land that is just a few inches deep. This area constitutes a minimal volume of water in comparison to the volume of the entire flood plain on the subject property. Adding in this area creates a net buildable area of +/-96,000 s.f.. The +/-96,000 s.f. is the 2.2 acres of net buildable area I discussed and referred to at the neighborhood meeting. This equates to 21.4 units allowed and a density of 7.7 units per acre. Our request remains at 8 units per acre.

It is also very important to note that flood plain modifications can not have any impact on properties upstream or downstream. These flood plain modifications are detailed studies that are modeled and analyzed with specific criteria. These studies are reviewed by the City of Austin as the administrators of the flood plain and then also by the federal government before any map changes occur. There is very little arbitrariness to the model.

I believe the request of 8 units per acre is in line with other developments of the area that are as high as 11.4 units per acre that are proximate to this site. Additionally, the density of 8 units per acre transitions from the 11.4 units per acre to the 6 units per acre on the site directly to the south.

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My take-away from the second meeting was that SLNA was to get back with me outlining any concerns and that SLNA was not waiting on me for anything. The postponement request is the first information I have heard from SLNA since the meeting and can only ascertain that the list of concerns is contained in that email. The answers to those issues are contained herein.

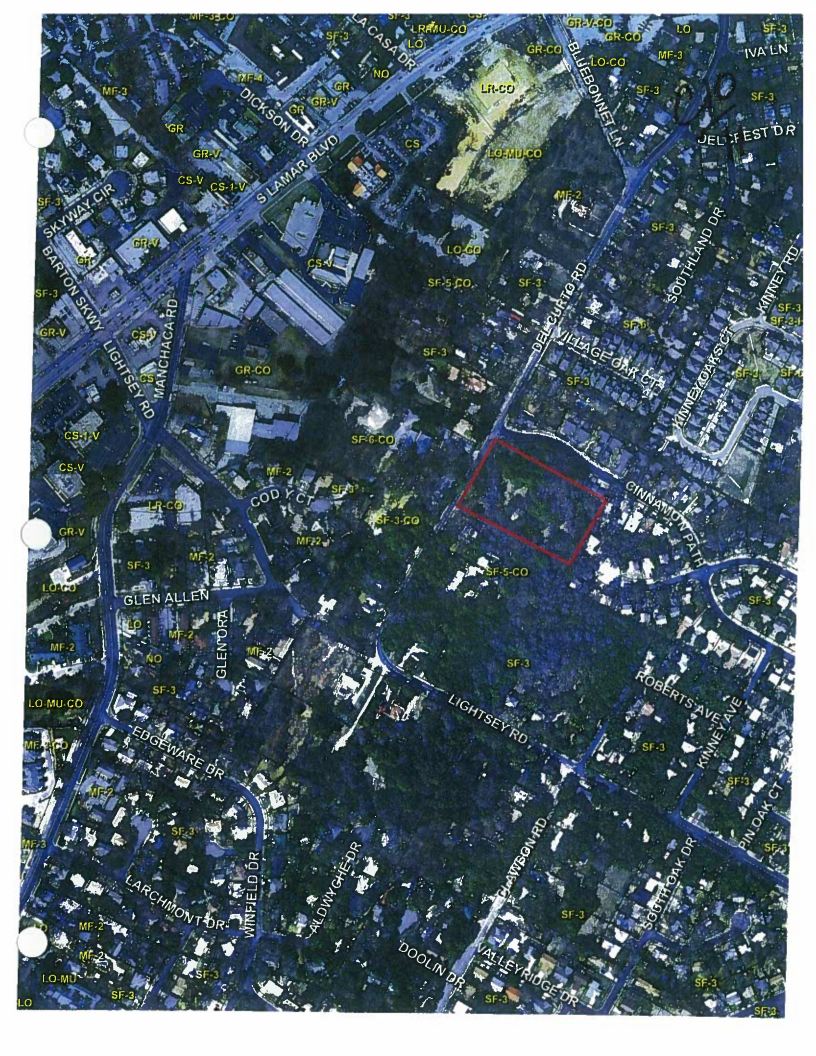
I can not agree to a 1 month postponement for the case to be heard at Planning Commission. I will only agree to a 2 week postponement so that we all can meet at the site to view the trees.

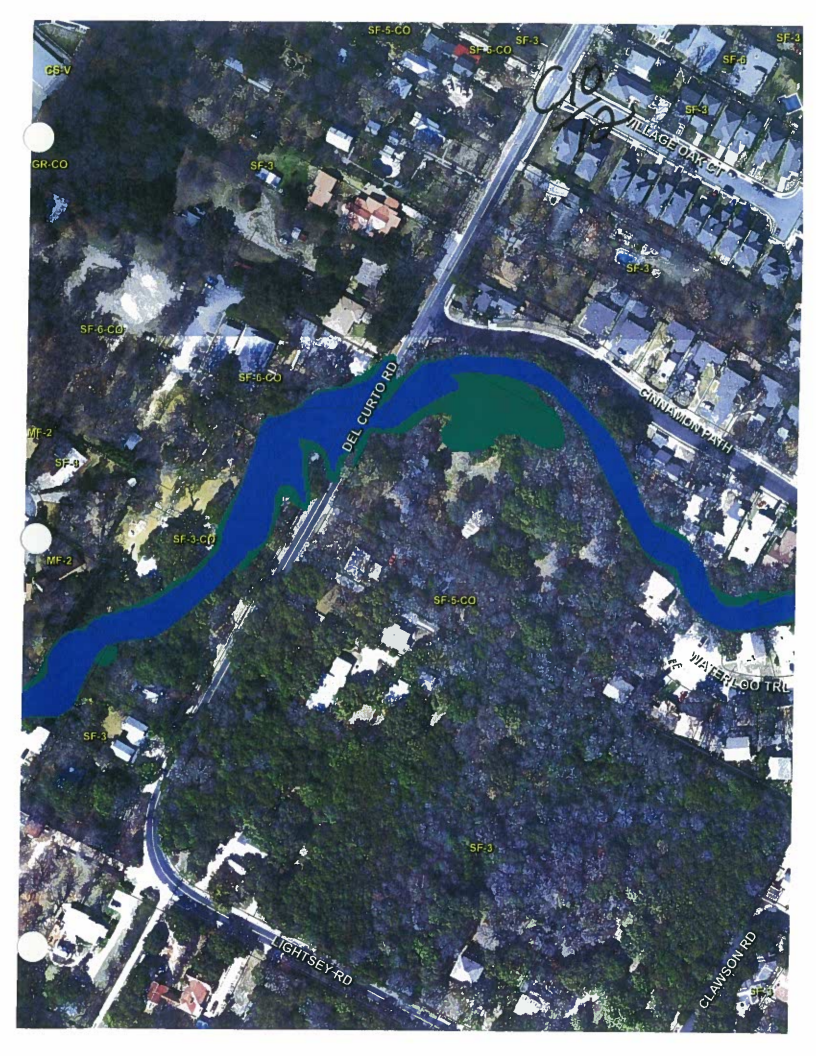
Should you have any questions or need additional information, please contact me at my office.

Sincerely,

A. Ron Thrower

a. Ron Thrower





# PUBLIC HEARING INFORMATION

organization that has expressed an interest in an application speak FOR or AGAINST the proposed development or change. attend. However, if you do attend, you have the opportunity to expected to attend a public hearing, you are not required to affecting your neighborhood at two public hearings: before the Land Use Commission and You may also contact a neighborhood or environmental the City Council. Although applicants and/or their agent(s) are his zoning/rezoning request will be reviewed and acted upon

may evaluate the City staff's recommendation and public input postpone or continue an application's hearing to a later date, or from the announcement, no further notice is required. postponement or continuation that is not later than 60 days board or commission announces a specific date and time for a forwarding its own recommendation to the City Council. If the During its public hearing, the board or commission may

than requested but in no case will it grant a more intensive zoning request, or rezone the land to a less intensive zoning During its public hearing, the City Council may grant or deny a

combination of office, retail, commercial, and residential uses districts. As a result, the MU Combining District allows the within a single development to those uses already allowed in the seven commercial zoning Combining District simply allows residential uses in addition DISTRICT to certain commercial districts. The MU Council may add the MIXED USE (MU) COMBINING However, in order to allow for mixed use development, the

development process, visit our website: For additional information on the City of Austin's land

www.ci.austin.tx.us/development

contact person listed on the notice) before or at a public hearing. Your Written comments must be submitted to the board or commission (or the

Comments: Thuis Daytime Telephone:\_ Your Name (please print) Your address(es) affected by this application 2708 DEL CURTO RD. continually BRIGITTE EDERY Public Hearing: April 27, 2010, Planning Commission Contact: Stephen Rye, 512-974-7604 Case Number: C14-2009-0159 date of the public hearing, and the Case Number and the contact person comments should include the board or commission's name, the scheduled listed on the notice. dense. A Company May 27, 2010, City Council (512) 773 717 Signature meis whose hood DC RTIGS would propert be comino than AUSTIN andread mare X I object I am in favor 40L8L

If you use this form to comment, it may be returned to

City of Austin

Planning & Development Review Department

P. O. Box 1088 Stephen Rye

Austin, TX 78767-8810

### C10-1

## PUBLIC HEARING INFORMATION

This zoning/rczoning request will be reviewed and acted upon at two public hearings: before the Land Use Commission and the City Council. Although applicants and/or their agent(s) are expected to attend a public hearing, you are not required to attend. However, if you do attend, you have the opportunity to speak FOR or AGAINST the proposed development or change. You may also contact a neighborhood or environmental organization that has expressed an interest in an application affecting your neighborhood.

During its public hearing, the board or commission may postpone or continue an application's hearing to a later date, or may evaluate the City staff's recommendation and public input forwarding its own recommendation to the City Council. If the board or commission announces a specific date and time for a postponement or continuation that is not later than 60 days from the announcement, no further notice is required.

During its public hearing, the City Council may grant or deny a zoning request, or rezone the land to a less intensive zoning than requested but in no case will it grant a more intensive zoning.

However, in order to allow for mixed use development, the Council may add the MIXED USE (MU) COMBINING DISTRICT to certain commercial districts. The MU Combining District simply allows residential uses in addition to those uses already allowed in the seven commercial zoning districts. As a result, the MU Combining District allows the combination of office, retail, commercial, and residential uses within a single development.

For additional information on the City of Austin's land development process, visit our website:

www.ci.austin.tx.us/development

Stephen Rye P. O. Box 1088

Austin, TX 78767-8810

Planning & Development Review Department

City of Austin

If you use this form to comment, it may be returned to:

Written comments must be submitted to the board or commission (or the contact person listed on the notice) before or at a public hearing. Your comments should include the board or commission's name, the scheduled date of the public hearing, and the Case Number and the contact person listed on the notice.